

Duelling



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CHARGE OF SIR FRANCIS BAGON KNIGHT, HIS

Maiesties Attourney generall, touching Duells, voon an information in the Star-chamber against Priest and Vright.

WITH

The Decree of the Star-chamber in the same cause.

Printed for Robers Wilson, and are to be sold at Graies
Inne Gate, and in Paules, Churchyard at the figne
of the Bible. 1614.





THE

CHARGE OF SIR FRANCIS B ACON Knight his Maiesties Attourney generall, touching Duells, vpon an information in the Star-chamber against Priest and Wright.

it fit for my place, and for these times to bring to hearing before your Lord-ships some cause touching

private Duells, to see if this Court can doe any good to tame and reclaime that euill which seemes vnbrideled.

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And

And I could have wished that I had met with some greater persons, as a subiect for your censure, both because it had bin more worthy of this presence, and also the better to have shewed the resolution my selfe hath to proceed without respect of persons in this businesse: But finding this cause on foore in my predecessorstime, and published and ready for hearing, I thought to loose no time, in a mischeese that groweth euery day; and besides it passeth not amisse some-times in gouernment, that the greater fort be admonished by an example made in the meaner, and the dogge to be beaten before the lyon. Nay I should thinke (my Lords) that men of birth and quality will leave the practise, when it begins to bee vilified. and come so lowe as to Barbers-surgegeons and Butchers, and such base mechanicall persons. And

And for the greatnesse of this presence, in which I take much comfort, both as I consider it in it selfe, and much more in respect it is by his Maiesties direction; I will supplie the meanesse of the perticular cause, by handling of the generall poynt; to the end that by occasion of this present cause, both my purpose of prosecution against Duells, and the opinion of the Court (without which I am nothing) for the censure of them may appeare, and thereby offendors in that kind may read their owne case, and know what they are to expect, which may serue for awarning vntill example may beemade in some greater person, which I doubt the times will but too soone afford.

Therefore before I come to the perticular whereof your Lordships are now to judge, I thinke it time best spent to speake somewhat.

First,

First, of the nature and greatnesse of this mischeefe.

Secondly, of the causes, and remedies.

Thirdly, of the Iustice of the law of England, which some stick not to think defective in this matter.

Fourthly, of the capacity of this Court, where certainly the remedy of this mischeese is best to be found.

And Fifthly, touching mine owne purpose and resolution, wherein I shall humbly craue your Lordshipps ayde and assistance.

For the mischeese it selse, it may please your Lord-shippes to take into your consideration that when reuenge is once extorted out of the Magistrates hand contrarie to Gods ordinance, Mihi vindista, ego retribuam, and every man shall beare the sword not to defend but to assayle, and private men beginne

ginneonce to presume to giue lawe to them-selues, and to right their owne wrongs, noeman can foresee the danders and inconveniences that may arile and multiply there-vpon. It may cause soddaine stormes in Court, to the diffurbance of his Maiestie, and vnsaftie of his person. It may grow from quarrells, to banding, and from banding to trooping, and so to tumulte and commotion, from perticuler persons to diffention of families and aliances, year to nationall quarrells, according to the infinite variety of accidents, which fall not under fore-fight; so that the State by this meanes shalbelike to a distempered, and vnperfect body, continually subject to inflamations and convulfions.

Besides, certainely, both in Divinity and in Pollicie, Offences of presumption are the greatest. Other offences yield B and

and consent to the law that it is good, not daring to make defence, or to iustifie themselves; but this offence expresly giues the Law an affront, as if there were two lawes, one a kind of Gownelaw, and the other a law of reputation, as they tearme it, so that Pauls & Westminster, the Pulpet and the courts of iustice must giue place to the law (as the King speaketh in his proclamation) of Ordinary tables, and such reuerent assemblies; the year books and statute books must give place to some French and Italian pamphlets, which handle the doctrine of Duells, which if they bein the right, transeamus ad illa, lets receiue them, and not keepe the people in confliet and distraction betweene two lawes.

Againe (my Lords) it is a miserable effect, when young men, full of towardnesse and hope, such as the Poets

Poets cal aurora filii, sonnes of the morning, in whom the expectation and comfort of their friends consisteth, shall bee cast away and destroyed in fuch a vaine manner; but much more it is to bee deplored when so much noble and gentle blood shall be spilt vpon such follies, as if it were aduentured in the field in seruice of the king & realme, were able to make the fortune of a day, and to change the fortune of a kingdome. So as your Lordships see what = a desperate euill this is; it troubleth peace, it disfurnisheth war, it bringeth calamity vpon priuate men, perill vpon the state, and contempt vpon the lawe.

Touching the causes of it; The first motiue no doubt is a false and erronious imagination of honour and credit; and therefore the King, in his last Proclamation, doth most aptly and excellently

if one judge of it truely, it is not better then a forcery that enchanteth the spirits of young men, that beare great myndes, with a false shew, species falsa; and a kind of satanical illusion and apparition of honour; against religion, against lawe, against morall vertue, and against the presidents and examples of the best times, and valiantest Nations, as I shall tell you by and by, when I shall shew you that the law of England is not alone in this poynt.

But then the seede of this mischeese being such, it is nourished by vaine discourses, and greene and vnripe conceipts, which neuerthelesse haue so preuayled, as though a man were staid and sober minded, and a right beleeuer touching the vanity and vnlawfulnesse of these Duells, yet the streame of vulgar opinion is such, as it imposeth a necessity

forme them-selves; or elsethere is no living or looking upon mens faces:
So that we have not to doe, in this case, so much with perticular persons, as with unsound and deprated opinions, like the dominations and spirits of the ayre, which the Scripture speaketh of.

Here-vnto may be added, that men have almost lost the true notion and understanding of Fortitude and Valour. For Fortitude distinguisheth of the + grounds of quarrels, whether they bee iust; and not onely so, but whether they be worthy; and setter price vpon mens lives then to bestow them idely, Nay it is weakenesse, and discsteeme of a mans selfe, to put a mans life vpon such ledgier performances; A mans life is not to beetryfled away, 5 it is to becoffered up and sacrificed to honorable services, publike merites, B 3 good

good causes, and noble adventures. It is in expence of blood as it is in expence of mony, It is no liberality to make a profusion of mony vpon every vaine occasion, nor noe more it is fortitude to make essusion of bloud except the cause bee of worth. And thus much for the causes of this euill.

For the remedies I hope some great and noble person will put his hand to this plough, and I wish that my labours of this day may be but fore-runners to the worke of a higher and better hand. But yet to deliuer my opinion, as may bee proper for this time and place; There bee source things that I have thought on, as the most effectuall for the repressing of this depraced custome of perticular Combats:

The first is, that there doe appeare and bee declared a constant and settled resolution in the State to abolish it. For this

this is a thing (my Lords) must goe downearonce, or notatall: Forthen euery perticular man will thinke himselfe acquitted in his reputation, when he sees that the state takes it to heart, as an infult against the Kings power and authority, and therepon hath absolutely resolued to maister it, like vnto that which was fer downe in expresse words in the edict of CHARLES the ninth of France touching Duells, That the King him-selfe tooke upon him the honor of all that tooke them selves grieved or in. teressed for not having performed the Combat; So must the State doe in this businesse, and in my Conscience there is none that is but of a reasonable sober disposition, bee hee neuer so valiant, {except it bee some furious person that is like a fire-worke) but will bee glad of it, when hee shall see the law and rule of State disinterest him of a vaine

vaine and vnnecessarie hazard.

Secondly, care must be taken that this euill bee noe more cockered, nor the humor of it fed; wherein I humbly pray your Lordships that I may speake my mind freely, and yer be understood aright. The proceedings of the great and noble Commillioners Marshall, I honor and reverence much, & of them Ispeake not in any fort; But I say the compounding of quarrells, which is other-wise in vse, by prinate noble men and gentlemen, it is so punctuall, and hath such reference and respect vnto. the receyued conceiprs, whats before hand, and whats behinde hand, and I cannot tel what, as without all question it doth, in a fashion, countenance and authorise this practise of Duells, as: if it had in it some-what of right; a this Thirdly, I must acknowledge that

X I learned out of the Kings last procla-

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ination

mation the most prudent and best applied remedy for this offence (if it shall please his Maiestie to vse it) that the wit of man can deuile. This offence (my Lords) is grounded vpon a false conceipt of honour, and therefore it would bee punished in the same kinde, In eo quis restissimé plestitur in quo peccat. The fountaine of honour is the King, + and his aspect, and the accesse to his person continueth honour in life, and to be banished from his presence is one of the greatest eclipses of honour that can bee; if his Maiestie shall be pleased that when this Court shall censure any of these offences in persons of eminent quality, to adde this out of his owne power and discipline, that these perfons shall bee banished and excluded from his Court for certaine yeares, and the Courts of his Queene and Prince, I thinke there is noe man that hath any good

good blood in him, will commit an act that shall cast him into that darkenesse, that hee may not behold his Soueraignes face.

Lastly, and that which more properly concerneth this Court, wee fee (my Lords) the root of this offence is stubborn: For it despiseth death, which is the vemost of punishments, and it - were a iust, but a miserable seuerity, to execute the law without all remission or mercy, where the case proueth capitall. And yet the late seuerity in France was more, where by a kind of Marshall law established by ordinance of the King and Parliament, the party that had slaine another was presently had to the gibber, in so much as gentlemen of great quality were hanged, theyr wounds bleeding, least a naturall death should preuent the example of iustice. But (my Lords) the course which: which wee shall take is of farre greater lenity, and yet of no lesse esticacy; which is to punish, in this Court, all the middle acts and proceedings which which tend to the Duell, (which I will enumerate to you anon) and so to hew and vexe the roote in the branches, which no doubt, in the end, will kill the roote, and yet preuent the extremity of law.

Now for the law of England, I see it excepted to, though ignorantly in two poyntes;

The one, that it should make no difference betweene an insidious and foule murther, and the killing of a man uppon fayre termes, as they now call it.

The other, that the law hath not prouided sufficient punishment, and reparations for contumely of words, as the Lie and the like.

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But these are noe better then childish nouelties against the divine lawe, and against all lawes in effect, and against the examples of all the brauest and most vertuous Nations of the World.

For first for the law of God, there is neuer to be found any difference made inhomicide, but betweene homicide voluntary and involuntary, which we tearme misaduenture. And for the case of misaduenture it selfe, there were Citties of refuge; so that the offendor was put to his flight, & that flight was subject to accident, whether the reuenger of bloud should over-take him before he had gotten sanduary or noe; It is true that our law hath made a more subtile distinction betweene the will enflamed, and the wil aduised, between mansaughter in heat, and murther vpon prepensed malice, or could bloud,

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as the fouldiers call it, an indulgence not vnfit for a chollericke and warlike Nation, for it is true, Ira furor breuis. aman in fury is not him-selfe. This priueledge of passion the ancient Roman law restrayned, but to a Case, that was, if the husband, tooke the adulterer in the manner; to that rage and prouocation onely it gaue way, that it was an homycide was iustifiable. But for a difference to bee made in case of killing and destroying man, vpon a forethought purpose, betweene fowle and fayre, and as it were betweene single murther and vyed murther, it is but a monstrous childe of this later age, and there is nos shadow of it in any law Dinine or humane. Onely it is true, I finde in the Scripture that CAINE inticed his brother into the field, and slew him trecherously, But LAMED vaunted of his man-hood, that he would 通行管理-16. 3

kill a young man and if it were in his hurt: So as I see no difference betweene an insidious murther, and a brauing, or presumtuous murther, but the difference betweene Cain and Lamed.

As for examples in Civill states all memory doth consent that Grecia and Rome were the most valiant and generous Nations of the world, and that which is more to bee noted they were free estates, and not vnder a Monarchy, whereby a man would thinke it a great deale the more reason that perticuler persons should have righted themselves; and yet they had not this practise of Duells, nor any thing that bare shew thereof; and sure they would haue had it if there had bin any vertue init. Nay as he sairh, fas eft et, ab hoste doceri, it is memorable that is reported by a Councellor and Amballador

bassador of the Emperors, touching the censure of the Turkes, of these Duells; There was a Combate of this kind, performed by two persons of quality of the Turkes, wherein one of them was slaine, the other party was conuented before the Councell of Bass; the manner of the reprehension was in these words; How durst you condertake to fight one with the other? are there not Christians enough to kill? did you not know that mbether of you should bee slaine the losse would bee the great Seigneours? So as wee may see that the most warlike Nations, whither generous or Barbarous hath ever despised this wherein now men glory.

It is true (my Lords) that I find Combats of two natures authorised how inftly I will not dispute, as to the later of them.

The.

The one when vpon the approches of armies in the face one of the other perticuler persons have made challenges for triall of valors in the field, vp-

on the publike quarrell.

This the Romanes called, pugna perprouocationem. And this was neuer, but either betweene the Generalls themselues, who were absolute, or betweene perticulers, by license of the generalls, neuer vpon private authority. So you see DAVID asked leave when hee fought with GOLIAH, and IOAB when the armies were met, gaue leaue, and said, let the young men play before vs, and of this kind was that famous example in the wars of Naples, between twelue Spaniards and twelue Italians, where the Italians bare away the victory; besides other infinite like examples worthy and laudable, some-times by fingles, some-times by numbers. The

The fecond Combate is a judicial tryall of right, where the right is obfcure, introduced by the Gothes and the Northerne Nation, but more anciently entertained in Spaine; and this yet remaines in some cases, as a Diuine lotte of battayle, though controuerted by: Diumes touching the lawfulnes of it, So that a wise writer saith, Taliter pugnantes videntur tentare Deum, quia boc volunt vt Deus ostendat et faciat miraculum, vt iustam causam habens victor esficiatur, quod sæpé contrá accidit. But howsoeuer it bee, this kind of fight taketh his warrant from law. Nay the French themselues whence this folly scemeth chiefely to have flowne neuer had it but onely in practife and tolleration, but neuer as authorized by law; And yet now of latethey haue beene fayne to purge their folly with extreame rigour, insomuch as many GenGentlemen left betweene death and life in the Duells (as I spake before) were hastned to hanging with their wounds bleeding. For the State found it had beene neglected so long, as nothing could be thought cruelty which tended to the putting of it downe.

As for the second defect, pretended in our law, that it hath provided no remedy for lies and fillippes, it may receiue like answere; It would haue beene thought a madnes amongst the ancient law-guers, to have fet a punishment uppon the lye given, which in effect is but a word of deniall, a nogatiue of anothers saying. Any lawgiuer, if hee had beene asked the question, would have made Solons answer, that he had not ordained any punishment for it, because he never imagined the worldwould have beene so fantasticall as to take it so bighly. The Civilians they dispute whe

whether an action of Iniury lie for it, and rather resolue the contrary. And Francis the first of France, who first set on & stamped this disgrace so deepe, is taxed by the judgment of all wise writers, for beginning the vanity of it; for it was hee that when hee had himselfe given the ly and defie to the Emperor, to make it currant in the world, said in a solemne assembly, That hee was no honest man that would beare the lye, which was the sound and this new learning.

As for words of reproach and contumely (whereof the lye was esteemed
none) it is not credible (but that
the Orations themselves are extant)
what extreame and exquisite reproaches were tossed vp and downe
in the Senate of Rome, and the places of assembly, and the like in
Grecia, and yet no man tookehimselse

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fowled by them, but tooke them but for breath, and the stile of an enemy, and eyther despised them or returned them, but no blood spilt about them.

So of every touch or light blow of the person, they are not in themselues considerable, saue that they have got vppon them the stampe of a disgrace, which maketh these light things passe for great matter. The law of England, and all lawes hold these degrees of iniury to the person ; slander , battery, mayme, and death: And if there be extraordinary circumstances of despight and contumely, as in case of libells and bastanadoes, and the like, this Court taketh them in hand and punisheth them exemplarly. But for this apprehension of a disgrace, that a fillippe to the person should bee a mortall wound to the reputation, it were good that men did hearken vnto the saying of

of Consaluo the great and samous commaunder, that was wont to say; A Gentlemans honor should bee, De tela crassiore, of a good strong warppe or webbe that every little thing should not catch in it, when as now it seemes they are but of copwebbe lawne, or such light stuffe, which certainely is weakenesse, and not true greatnesse of mind, but like a sicke mans body, that is so tender that it feeles every thing. And so much in maintenance and demonstration of the wisdome and instice of the law of the land.

For the capacity of this Court, I take this to bee a ground infallible, that where foeuer an offence is capital, or matter of fellony, if it be acted, there the combination, or practife, tending to that offence is punishable in this Court, as a high misdemenor. So practife to impossion, though it tookeno effect, way-laying to murther D3 though

though it tooke no effect, and the like, have beene adjudged hay nous missemeanors punishable in this Court. Nay, inceptions and preparations in inferior crimes (that are not capitall) as suborning and preparing of witnesses, that were neuer deposed, or deposed nothing materiall, have likewise beene censured in this Court, as appeareth by the decree in Garnons case.

Why? then the Maior proposition being such, the Minor cannot bee denied: for every appoyntment of the sield is but combination and plotting of murther, let them guilde it how they list, they shall never have fairer termes of me in place of instice. Then the conclusion followeth, that it is a case sit for the censure of this Court. And of this there be presidents in the very poynt of Challenge.

It was the case of Wharton, Plaintife against

against Ellekar and Acklam Defendants, where Acklam being a follower of Elleckars, was censured for carying a challeng from Ellecker to Wharton, though the challenge was not put in writing, but deliuered onely by word of message, and there are words in the decree, that such challenges are to the subuersion of Gouernment:

These things are well knowne, and therfore I needed not so much to have insisted uppon them, but that in this Case I would be thought not to innouate any thing of mine owne head, but to follow the former presidents of the Court, though I meane to doe it more throughly, because the time requires it more.

Therfore now to come to that which concerneth my part, I say, that by the fauour of the King and the Court, I will prosecute in this Court in the Cases following.

If any man shall appoint the field, though the fight be not acted or performed.

If any man shall send any Challenge in wrighting, or any message of Challenge.

If any man carry or deliuer any writing or mellage of Challenge.

If any man shall accept or returne a Challenge.

If any man shall accept to bee a second in a Challenge, of either side.

If any man shall depart the Realme with intention and agreement to performe the fight beyond the seaes.

If any man shall reviue a quarrel by any scandalous bruites or wrightings contrary to a former Proclamation published by his Maiesty in that behalfe.

Nay I heare there be some Counsell learned of Duells, that tell young men when

when they are before hand, and when they are otherwise, and thereby incense and incite them to the Duell, and make an art of it; I hope I shall meete with some of them too, and I am sure (my Lords) this course of preuenting Duels in nipping them in the budde, is fuller of clemency and providence then the suffering them to goe on, and hanging men with their wounds bleding, as they did in France.

To conclude, I have some petitions to make, first, to your Lordshipp, my Lord Chancellor, that in case I be advertised of a purpose in any to goe beyond the sea to fight, I may have granted his Maiesties writ of Ne exeat regular to stoppe him, for this Giant bestrideth the sea, and I would take and snare him by the foote on this side, for the combination and plotting is on this side though it should be acted.

beyond

beyond sea. And your Lordship said notably the last time I made a motion in this busines, that a man may be as well, fur de se as feto de se, if he steale out of the Realme for a bad purpose, and for the satisfing of the wordes of the writte, no man will doubt but he doth machinari contra coronam (as the wordes of the writte be) that leketh to murther a subject; for that is ever, contra coronam et dignitatem. I haue also a sute to your Lordships all in general, that for lustice fake, and for true honors fake, honor of Religion, Law, and the King our Maister against this fond and false disguile or puppetrey of honor, I may in my profecutio (which it is like enough may some times stirr coales (which I esteme not for my particular, but as it may hinder the good feruice) I may (May) be countenanced and affifted from your Lordships: Lastly I have a petition

petition to the noblesse and gentlemen of England, that they would learne to esteeme themselves at a just price. Now hos quasitum munus in vsus, their blood is not to be spilt like water or a vile thing, therefore that they would rest perswaded there cannot be a sorme of honor, except it be vpon a worthy matter. But for this, Ipst viderint, I am resolved. And thus much for the generall; now to the present case.

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petition to the nobleste and gentlement of England, that they would tearne to define at a info, their blood for quafit, meanuring of their blood is not to be spile take materior a vile thate, the close shat they would test thate, the close that they would test that the period at the search of this, the reaction a worthy and the close this, the reaction of the close that the search test the close that the present test to the present allered.

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THE DECREE OF THE STAR-

CHAMBER INTHE SAME CAVSE.

In camera stellata cor am concilio ibidem 26° die Ianuary anno vndecimo Iacobi regis.

The Presence.

THO: Lo: Ellesmere

England.

HEN: Earl of North: IOHN Lo: Bishop of

L: Privie Seale

CHARLES Earle of Sir Edward Cooke Notting: Lo: high Knight, L: chiefe Iuf-Admiral of England. tice of England.

GEOR: Lo: Archi-Lord Chancellor of bishop of Canter-

bury.

London.

THO:

Tho: Earle of Suffolke Sir Hen: Hobart Lord Chamberlaine. knight Lord chiefe ED: Lord Zouche. lustice of the common-pleas.

WILLIAM: Lo. Knolles, Treasuror of the Houshold.

ED WARD Lo. Wotton Controwler.

Ioн: Lo: Stanhop, Vicechamberlaine.

Sir Iv LIV's Casar knight, Chancellor of the Exchequer:

His day was heard and de-

matters of Informations here exhibited by Sir Francis Bacon Knight, his Maiesties Attourney Generall, th'one against William Priest Gentleman, for writing and sending a Letter of challenge, together with a stick which should beethe length of the weapon, And th'other against Richard Wright Esquire for carrying

rying and delinering the faid letter and tricke vnto the partie challonged, and for other contemptuous and infolent behaujour vsed before the Instices of Peace in Surrey at their Sellions, before whom he was convented. Upon the opening of which cause his Highnes faid Attourney generall did first give his reason to the Court why in a case which he intended should be a leading case, for the repressing of so great a mischiefe in the commonwealth, and concerning an offence which raigneth chiefly amongst persons of honor and qualitie, he should begin with a cause which had passed betweene so meane persons as the defendants seemed to be; which he faid was done because hee found this cause ready published and in fo growing an euill, he thought good to lose no time, wherevnto he added, that it was not amisse sometimes

faying further, that hee thought it would be some motive for persons of birth & countenance to leave it, when they saw it was taken up by base and mechanicall fellowes, but concluded; That hee resolved to proceed without respect of persons for the time to come, and for the present to supply the meannesse of this particular Case by insisting the longer upon the generall point.

Wherein he did first expresse vnto the Court, at large, the greatnes & dangerous consequence of this presumptuous offence, which extorted reuenge out of the Magistrates hand, and gaue boldnes to private men to be lawe givers to themselves, the rather because it is an offence that doth instificit selferagainst the lawe, and plainely gives the law an affront; describing also the miserable

miserable effect which it draweth vppon private families by cutting off
yong men, otherwise of good hope,
and cheifely the losse of the King and
Common-wealth, by the casting away of much good blood, which being spent in the field vpon occasion of
service were able to contine the renowne, which this Kingdome hath
obtained in all ages, of being esteemed
victorious.

Secondly his Maiesties said Atturney generall did discourse rouching the causes and remedies of this mischefe, that prevaileth so in these times, shewing the ground thereof to bee a false and erroneous imagination of honor and credit, according to the terme which was given vnto those Duells, by a former proclamation of his Maiesties, which called them be witching Duells, for that it is no better then

then a kind of forcery, which enchanteth the spirits of young men, which beare great minds with a shew of honor in that which is no honor indeed, beeing against religion, law, morall vertue, and against the presidents and examples of the best times, and valiantest Nations of the world, which though they excelled for prowelle and millitary vertue in a publique quarrell, yet knew not what these private Duells ment : saying further, that there was too much way and countenance giuen vnto these Duells by the course that is held by noble men and gentle-men in compounding of quarrells, who vie to stand too punctually vppon conceipts of satisfactions and distinctions, what is before hand and what behind hand, which doe but feed the

the humor; Adding likewise that it was no fortitude to shew vallour in a quarrell, except there were a iust and worthy ground of the quarell; but that it was weakenesse to sette a mans life at so meane a rate as to bestowe it vppon trisling occations, which ought to bee rather offered vp and facrificed to honourable seruices, publique merrits, good causes, and noble aduentures. And as concerning the Remedies, hee concluded: That the onely way was, that the State would declarea constant and settled resolution to master and put downe this presumption in private men, of what-soewer degree of righting their owne wrongs, and this to doe at once; For that then every perticuler man would think himselfe acquitted in his reputation, when that he shalsee that the State

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takes his honor into their hands, and standeth betweene him and any Interest, or prejudice, which he might receiue in his reputation for obeying; wherevnto he added likewise, that the wisest and mildest way to suppresse these Duells was rather to punish in this Court all the acts of preparation, which did in any wise tend to the Duells, (as this of Challenges and the like)and so to preuent the Capitall punilhment, and to vexe the roote in the branches, then to suffer them to run on to the execution, and then to punish them Capitally, after the maner of France, where of late times. Gentlemen of great quality, that had killed others in Duell, were carried to the Gibbet with their woundes bleeding, least a naturall death should keepe them from the example of Iustice.

Thirdly

Thirdly his Maiesties said Atturney generall did by many reasons, which hee brought and alledged, free the Law of England from certaine vaine and childish exceptions, which are taken by these Duellists: The one, because the Law makes noe difference in punishment betweene an insidious and foule murther, and the killing of a man vppon Challenge and faire tearmes, as they call it, Thother for that the Law hath not prouided sufficient punishment, and reparation for contumelie of wordes, as the lye, and the like: wherein his Maiesties said Atturney generall did shew, by many waighty arguments and examples: That the Law of England did confent with the Law of God, and the Law of Nations in both those pointes, and that this distinction in murther be-

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tweene

tweene foule and fayre, and this grounding of mortall quarrells vpon vnciuill and reproachfull words,
or the like diffraces, was neuer authorifed by any law, or ancient examples, but it is a late vanity crept
in from the practife of the French,
who themselves since have beene
so weary of it, as they have beene
forced to put it downe with all seuerity.

Fourthly, his Maiesties said Attourney Generall did prooue vnto the Court by sules of law and presidents; that this Court hath capacity to punish sending and accepting of Challenges, though they were neuer acted nor executed; taking for a ground infallible, that wheresoeuer an offence is capitall or matter of fellony, if it be acted and performed, there the conspiracy, combination, or prac-

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tife tending to the same offence is punishable as a high misdemeanor; although they never were performed. And therefore that practile to impoyson though it tooke no effect, and the like, have beene punished in this Court: and cyted the president in Garnons case, wherein a crime of a much inferiour nature, the suborning and preparing of witnesses though they neuer were deposed, or deposed nothing materiall, was cenfured in this Court, whereupon hee concluded, that forasmuch as euery appoyntment of the field is in law but a combination of plotting of a murther, howsoeuer men might guilde it: That therefore it was a case fit for the consure of this Court; and therein he vouched a president in the very point, that in a case betwene Wharton plantife and Elerker and Acklam

Acklam, defendants. Acklam beeing a follower of Elerker had carried a challenge vnto Wharton, and although it were by word of mouth, and not by writing, yet it was seuerely senfured by the Court; the Decree hauing wordes, that such Chalenges doe tend to the subuersion of gouernment: And therefore his Maiesties Atturney willed the standards by to take notice that it was noe innouation that he brought in , but a proceeding, according to former presidents of the Court, although he purposed to follow it more throughly then had been done euer heeretofore, because the times did more & more require it. Lastly, his Maicesties said Attorney generall did declare and publish to the Court in seuerall Articles his purpose and resolution in what cases hee did intend to profecute offences of that nature in this

this Court, That is to fay, That if any man shall appoynt the field, although the fight bee not acted or performed. If any man shall send any challenge in writing, or message of challenge: If any man shall carry or deliuer any writing or message of challenge. If any man shall accept or returnea challenge, If any man shall accept to bee a second in a challenge of eyther part: If any man shall depart the Realme with intention and agreement to performe the fight beyond the seas: If any man shall reuiue a quarrell by any scandalous bruites or writings cotrary to a former Proclamation, published by his Maiesty in that behalfe, that in all these cases his Maiesties Atturney generall, in discharge of his ducty by the fauourand assistance of his Maiesty and the Court, would bring the offenders

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of what state or degree soeuer to the iustice of this Court, leaving the Lords Comissioners Marshall to the more exact remedies, adding further, that hee heard there were certaine Councell learned of Duells, that tell youg men when they are before hand and when they are otherwise, and did incense and incite them to the Duell, and made an art of it, who likewife should not be forgotten, and so concluded with two petitions, the one in perticuler to the Lord Chancellor, that in case aduertisement were giuenof a purpose in any to goe beyond the seas to fight, there might bee granted his Maiesties writte of Né exeat regnum against him: And the other to the Lords in generall, that hee might bee assisted and countenanced in this fer-uice. Island and to remain burnion

Afrer which opening and declarati-

on of the generall cause, his Maiesties faid Atturney did proceed to fet forth the proofes of this perticuler challendge and offence now in hand and brought to the judgment and censure of this honorable Court; wherevpon it appeared to this honorable Court by the confession of the said defendant Priest himselfe, that hee having receiued some wrong and disgrace at the hands of one Hutchest, did thereupon in reuenge thereof writ a letter to the said Hutchest containing a challenge to fight with him at single rapier, which letter the said Priest did deliver to the said defendant Wright, together with afticke containing the length of the rapier, wherewith the said Priest ment to performe the fight; whervpon the said Wright did deliver the said letter to the said Hutchest, and did read the same vnto him and

and after the reading thereof did also deliver to the said Hutchest the saide sticke, saying, that the same was the length of the weapon mentioned in the saide Letter. But the saide Hutchest, (datifully respecting the preservation of his Maiesties peace) did refuse the faid Challeng, wherby noe further mischeefe did ensue thereupon. This honorable Court, and all the honorable presence this day sitting, ypon graue and mature deliberation, pondering the quiality of these offences, they generally approued the spech and observations of his Maiesties saide Atturney generall, and highly commended his great care and good service in bringing a cause of this nature to publique punishment and example, and in professing a constant purpole to goe on in the like course with others; letting him knowe, that hee might might expect from the Court all concurrence and assistance in so good a worke. And therevpon the Courte did by theire seuerall oppinions and sentences declare how much it imported the peace and prosperous estate of his Maiestie and his kingdome to nippe this practise and offence of Duells in the head, which now did ouerspread and grow vniuersall, euen among meane persons, aud was not onely entertayned in practise and custome, but was framed into a kinde of Art and Preceptes; so that according to the saying of the Scripture, Mischeefe is imagined like a lane. And the Court with one consent did declare their opinions. That 2 by the ancient law of the land al Incep. tions, preparations, & combinatios to execute valawful acts, though they neuer be performed as they be not to be punished G_3

punished capitally, except it bee in cale of treason, and some other perticuler cases of statute law: So yet they are punishable as misdemeanors and contempts: And that this Court was proper for offences of such nature, specially in this case, where the brauery and insolency of the times are fuch as the ordinary Magistrates and Iustices, that are trusted with the preservation of the Peace, are not able to master and represse these offences, which were by the Court at large set forth, to bee not onely against the law of God, to whom, and his sub. stitutes all reuenge belongeth as part of his prerogative, but also against the oath and duety of every subject vnto his Maiesty, for that the subiect doth sweare vnto him, by the ancient law, allegeance of life and member, whereby it is plainely inferred that

the lubiect hath no disposing power ouer himselfe of life and member to bee spent or ventured according to his owne pallions and fancies, in-fo-much as the very practise of Chiualry in lusts and Turneys, which are but images of martiall actions, appeare by ancient presidents not to be lawfull without the Kings lycence obtained. The Court also noted, that these private Duells or Combats were of another nature from the Combats which have beene allowed by the law aswell of this land as of other nations for the tryall of rightes or appeales. For that those Combats received reason & authority from the law, wheras these contrariwise spring only from the unbrideled humors of private men. And as for the pretence of honor, the Court much milliking the confusion of degrees which is growne of late (every man assu-

assuming vnto himself the tearmeand attribute of honor) did vtterly reiect and condemne the opinion that the private Duell, in any person whatsoeuer, had any groundes of honor, afwell because nothing can be honorable that is not lawfull, and that it is no magnanimity or greatnes of mind, buta swelling & rumor of the minde, where there faileth a right and found Iudgement; as also for that it was rather justly to be esteemed a weaknes, and a conscience of smale value in a mans selfe to be deiected, so with a word or trifling disgrace as to thinke there is no recure of it, but by hazard of life, whereas true honour in persons that know their owne, worth is not of any fuch brittle substance but of a more strong composition. And finally, the Court shewing a firme and setled resolution to proceede with all severity against

against these Duells gaue warning to all young noble-men and gentlemen that they should not expect the like connyuence or tolleration as formerly haue beene, but that iustice should have a full passage without protection or interruption; Adding that after a straight inhibition, whosoeuer should attempt a challenge or combatte, in case where the other party was restrayned to answere him (as now all good subieas are) did by their owne principles receive the dishonor and disgrace vppon himselfe. And for the present cause, The Court hath ordered, adjudged, and decreed, that the said William Priest, and Richard Wright, bee committed to the prison of the Fleete, and the said Priest to pay fine hundred pound, and the said Wright five hundred markes

markes for their severall Fines to his Maiesties vse. And to the end that some more publique example may bee made heereof amongst his Maiesties people, The Court hath further ordered and decreed, That the said Priest and Wright shall at the next Assises to bee houlden in the County of Surrey publiquely in face of the Court, the Iudges sitting, acknowledge their high contempt and offence against God, his Maiesty, and his lawes, and shew themselues penitent for the same. Moreover the wisdome of this high and honourable Court thought it meete and necessary that all forts of his Maiesties subjects should vnderstand and take notice of that which : hath beene said and handled this day touching this matter, aswell by his highnesse Atturney generall, as by the.

the Lords, Judges, touching the law in such cases. And therefore the Court hath enioyned Maister Atturney to have speciall care to the penning of this decree, for the setting forth in the same summarily the matters and reasons which have beene opened and delivered by the Court touching the same, and neuerthe-lesse also at some time conuenient to publish the perticulers of his speeche and declaration, as very meete and worthy to bee remembred, and made known to the world, as these times are: And this decree, being in such sort carefully drawne & penned, the whole Court thought it meete, and so have ordered and decreed, that the same bee not onely read and published at the next Assises for Surrey at such time as the said Priest and Wright are to acknowledge

ledgetheir offences as aforesaid; But that the same be likewise published and made knowne in all Shires of this Kingdome. And to that end the Iustices of Assize are required by this honorable Court to cause this decree to bee solemnly read and published in all the places and sittings of their seuerall Circuits, and in the greatest astembly, to the end that all his Maiesties subjects may take knowledge and vnderstand the opinion of this honorable Court in this case, and in what measure, his Maiesty, and this honorable Court purposeth to punish such as shall fall into the like contempt and offences hereafter. Lastly this honorable Court, much approving that which the right honorable Sir Edward Coke knight, Lord Chiefe Iustice of England did now deliuer touching the law

law in this case of Duells, hath enioyned his Lordship to report the
same in print, as hee hath formerly
done divers other Cases, that, such
as vnderstand not the law in that
behalfe, and all others may better
direct themselves, and prevent the
danger thereof hereafter.

FINIS.

Theiralds, and all our ray, being fideens; being fideens; fideens, tear ray, being fideens; diens ray, being diens fideens fideens.









